1	LEONIDOU & ROSIN		
2	Professional Corporation Janette G. Leonidou (No. 155257)		
3	A. Robert Rosin (No. 115245) 5 Thomas Mellon Circle, Suite 205		
4	San Francisco, CA 94134 Telephone: (415) 715-2860		
5	Facsimile: (415) 715-2870		
6	Attorneys for Plaintiff NORMAN S. WRIGHT MECHANICAL EQUIPMENT CORP.		
7			
8	UNITED STATES DISCTRICT COURT		
9	NORTHERN DISCTRICT OF CALIFORNIA - SAN FRANCISCO DIVISION		
10			
11	NORMAN S. WRIGHT MECHANICAL) Case No. C 06 2065 MJJ EMC		
12	EQUIPMENT CORPORATION, a California) corporation,) STIPULATION AND PROPOSED ORDER) TO FURTHER ENLARGE TIME FOR		
13	Plaintiff, FILING OF OPPOSITION TO CES AND GEORGE HALKO'S MOTION TO COMPEL		
14	vs.) ARBITRATION AND STAY ACTION, TO) MAY 26, 2006, AND EXTENDING THE		
15	POTOMAC ENVIRONMENTAL) TIME FOR CES DEFENDANTS TO FILE A		
16	unknown; WAIS JALALI, an individual;) THEREON		
17	MICHAEL POST, an individual; BRIAN MAZUR, an individual; COMMERCIAL COMMERCIAL COMMERCIAL (CIVIL L.R. 6-2)		
18	ENVIRONMENTAL SYSTEMS GROUP, INC., a purported corporation; GEORGE HALKO an individual; and DOES 1 through 10:30 a.m.		
19	HALKO, an individual; and DOES 1 through 50, fictitiously named parties, Courtroom: C, 15 th Floor Honorable Edward M. Chen		
20	Defendants.		
21			
22	Pursuant to Local Rule 6-2, the parties and their respective attorneys submit this		
23	stipulation and proposed order enlarging the filing deadline for an opposition to defendants		
24	Commercial Environmental Systems Group, Inc. (currently known as CES Group, Inc.) and		
25	George Halko's (collectively, "the CES Defendants") motion to compel arbitration of claims and		
26	for a stay of proceedings, from May 24, 2006 to May 26, 2006. Similarly, the deadline for the		
27	CES Defendants' reply shall be moved from May 31, 2006 to June 2, 2006.		
28			
	1 STIPULATION AND PROPOSED ORDER TO FURTHER ENLARGE TIME FOR FILING OF OPPOSITION		

STIPULATION AND PROPOSED ORDER TO FURTHER ENLARGE TIME FOR FILING OF OPPOSITION TO CES AND GEORGE HALKO'S MOTION TO COMPEL ARBITRATION AND STAY ACTION D:\Documents and Settings\kl9\Desktop\STIPULATION RE OPPOSITION- Further Enlargement (00082293)1.DOC Case No. C06 2065MJJ

1	It is further stipulated and agreed that r	It is further stipulated and agreed that nothing herein shall constitute a waiver of any of		
2	the parties' defenses or procedural or substant	the parties' defenses or procedural or substantive rights, which are expressly reserved.		
3	Dated: May 25, 2006	EONIDOU & ROSIN		
4				
5		on both		
6		Janette G. Leonidou		
7 8		Attorneys for Plaintiff NORMAN S. WRIGHT MECHANICAL EQUIPMENT CORP.		
9		BRYAN CAVE LLP		
10				
11		$\sqrt{1}$		
12	l I	John W. Amberg		
13	.	Attorneys for Defendants CES GROUP INC. and GEORGE HALKO		
14	Dated: May , 2006	PILLSBURY WINTHROP SHAW PITTMAN LLP		
15		ILLODORI WIXIIROI DILIWITI IMMIN DEL		
16	† I	_		
17	,	Ryan Takemoto		
18	3	Attorneys for Defendants POTOMAC ENVIRONMENTAL TECHNOLOGIES,		
19) .	WAIS JALALI, MICHAEL POST, and BRIAN MAZUR		
20		DICE II VIII II DOIC		
21	<u> </u>	DRDER		
22		TES DISTRICT		
23	PURSUANT TO THE STIPULATION	N, IT IS SO OKDERED:		
24	4	ORDERED E		
25	Date: May 24, 2006	IT IS SO ORDERED		
26		The Hond Judge of t		
27	'	Judge Edward M. Chen Judge Edward M. Chen		
28	·	2		
	TO CES AND GEORGE HALKO'S MO	FURTHER ENLARGE TIME FOR FILING OF OPPOSITION OTION TO COMPEY ARBIRNATION AND STAY ACTION		
	D:\Documents and Settings\kl9\Desktop\STIPULATION RI Case No. C06 2065MJJ			

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1	1 It is further stipulated and agreed that nothing herein shall constitute	It is further stipulated and agreed that nothing herein shall constitute a waiver of any of		
2	2 the parties' defenses or procedural or substantive rights, which are expressly	the parties' defenses or procedural or substantive rights, which are expressly reserved.		
3	3 Dated: May, 2006 LEONIDOU & ROSIN			
4	4			
5				
6	Janeire G. Beomdou	· · · · · · · · · · · · · · · · · · ·		
7	NORMAN S. WRIGHT	MECHANICAL		
8				
9	9 Dated: May, 2006 BRYAN CAVE LLP			
10	10			
11	By:			
12	Howard O. Boltz Attorneys for Defendant	ts		
13	CES GROUP INC. and			
14	Dated: May <u>13</u> , 2006 PILLSBURY WINTHROP SH	AW PITTMAN LLP		
15	(1)			
16	$\mathbf{B}_{\mathbf{v}}$			
17 18	Ryan Takemoto	ts POTOMAC		
18	ENVIRONMENTAL 1	ECHNOLOGIES,		
20	BRIAN MAZUR	ALL I OSI, and		
20				
22				
23				
24				
25				
26	Date:			
27	Ine Honorable Edward M. Che	n		
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